

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

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IN RE:

GENERAL MOTORS LLC IGNITION SWITCH  
LITIGATION

14-MD-2543 (JMF)

*This Document Relates to All Actions*

Hon. Jesse M. Furman

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**NEW GM'S NOTICE IDENTIFYING 9 PLAINTIFFS SUBJECT TO  
AIRBAG DEPLOYMENT NOTICE WHO CONTEND THERE IS A  
FACTUAL ISSUE REGARDING AIRBAG DEPLOYMENT**

On March 17, 2018, counsel for New GM and Plaintiffs filed a joint letter addressing their proposed next steps regarding personal injury claims subject to notices or motions addressed in Order No. 140. (Docket No. 5231.) Within the letter, the Parties set forth their proposed next steps for those plaintiffs subject to New GM's Airbag Deployment Notice (Docket No. 4979) who contend there is a factual dispute as to whether the airbag(s) deployed during the crash sequence.

At the March 22, 2018 hearing discussing the Parties' proposals, the Court directed New GM to file by March 26, 2018 "a list of those [plaintiffs] that remain at issue in that category." 3/22/2018 Hr'g Tr. at 27:9–19. Pursuant to the Court's request, Exhibit A below contains a list of the 9 plaintiffs subject to the Airbag Deployment Notice who contend there is a fact issue regarding whether the airbag(s) deployed.

Pursuant to the Court's order, each plaintiff on Exhibit A must "file a notice including admissible evidence that he or she believes creates a dispute of fact [regarding airbag deployment]. Plaintiffs who fail to do that would have their claims dismissed without prejudice . . . [and] [a]s to the plaintiffs that do file the notice with admissible evidence, I agree with GM that GM should be permitted to proceed with a motion." *Id.* at 27:20–28:11.

**Exhibit A:****List of 9 Plaintiffs Subject to Airbag Deployment Notice Who Contend  
There Is a Factual Issue Regarding Airbag Deployment**

<b>No.</b>	<b>Plaintiff Last Name</b>	<b>Plaintiff First Name</b>	<b>Case Caption</b>	<b>Plaintiff's Counsel</b>
1	Byrd	Debra and Gerry (individually and as Co-Administrators of the Estate of Jeremy Wayne Byrd)	Byrd, et al. v., Chupps' Country Cupboard, et al.; 16-cv-04180	Friday & Cox LLC
2	Freeman	Kristen	O'Quinn, et al., v. General Motors LLC; 1:16-cv-08229	Bailey Peavy Bailey PLLC
3	Lee	Glorious	Allen, et al., v. General Motors, LLC; 1:17-cv-07441	Weller, Green, Toups & Terrell, LLP; The Dugan Law Firm, APLC; Law Offices of Gregory K. Evans, PLLC
4	Malarney	Marjorie	Losey v. General Motors LLC; 1:15-cv-07416	The Carlson Law Firm, P.C.; The Dugan Law Firm, APLC
5	Rosen	Pamela	Brown v. General Motors LLC; 1:16-cv-05947	Bailey Peavy Bailey PLLC
6	Seals	Timeil	Brown v. General Motors LLC; 1:16-cv-05947	Bailey Peavy Bailey PLLC
7	Stacks	Jeanna	Doup, et al., v. General Motors LLC; 1:15-cv-03592	Weller, Green, Toups & Terrell, LLP; The Dugan Law Firm, APLC; Law Offices of Gregory K. Evans, PLLC
8	Ullom	Brittany	Fuentes, et al., v. General Motors, LLC; 1:17-cv-06338	Weller, Green, Toups & Terrell, LLP; The Dugan Law Firm, APLC; Law Offices of Gregory K. Evans, PLLC; The Carlson Law Firm, P.C.
9	Yancey	William	Doup, et al., v. General Motors LLC; 1:15-cv-03592	Weller, Green, Toups & Terrell, LLP; The Dugan Law Firm, APLC; Law Offices of Gregory K. Evans, PLLC

Dated: March 26, 2018

/s/ Andrew B. Bloomer, P.C.

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**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on March 26, 2018 the foregoing was electronically filed using the Court's CM/ECF system, which will send notification of such filing to all counsel of record.

By: /s/ Andrew B. Bloomer, P.C.  
Andrew B. Bloomer, P.C.